A. G. Contract No. KR912363TRD

ECS File: JPA 91-119

DEMA File:

Project: Aerial Photography and

Mapping - H 3176 01D

Section: Florence Military
Reservation

#### INTERAGENCY AGREEMENT

BETWEEN

THE ARIZONA DEPARTMENT OF TRANSPORTATION AND

THE ARIZONA DEPARTMENT OF EMERGENCY AND MILITARY AFFAIRS
DIVISION OF MILITARY AFFAIRS

#### I. RECITALS

- 1. The ADOT is empowered by Arizona Revised Statutes Section 28-108 to enter into this agreement and has by resolution, a copy of which is attached hereto and made a part hereof, resolved to enter into this agreement and has delegated to the undersigned the authority to execute this agreement on behalf of the State.
- 2. The DEMA is empowered by Arizona Revised Statutes Section 26-112 (D)(1) to enter into this agreement and has authorized the undersigned to execute this agreement on behalf of the DEMA.
- 3. The DEMA has authority over and control of a certain parcel or parcels of real property situated in Pinal County, Arizona, commonly known as "Florence Military Reservation" (FMR). The DEMA regularly conducts military training at FMR, and therefore requires accurate mapping and aerial photography of the real property. The ADOT has the necessary equipment, and skilled personnel to provide the mapping and survey services, at an estimated cost of \$8,000.00, hereinafter referred to as the Project.

THEREFORE, in consideration of the mutual agreements expressed herein, it is agreed as follows:

#### II. SCOPE OF WORK:

#### 1. The DEMA will:

- a. Locate necessary existing horizontal and vertical control points in the Project area (Arizona State Plane Grid Coordinates, Central Zone, NAD 27, UTM Coordinates, Zone 12). Permanently monument any new control points necessary for aerotriangulation. Assist the ADOT in the ground survey as required.
- b. Coordinate as necessary with the Arizona State Land Department to acquire USGS digital contours.
- c. Reimburse ADOT the reasonable direct actual cost of the Project, in an amount not to exceed \$8,000.00, within thirty (30) days after receipt of an invoice.

#### 2. The ADOT will:

- a. No later than January 1992, accomplish the aerial photography and mapping, and provide the DEMA with two (2) sets of paper contact prints at an approximate scale of 1'' = 4000', two (2) sets of paper enlargements at a scale of 1'' = 1000', a vellum print of the completed mapping at a scale of 1'' = 1000', and a 5-1/4" floppy computer disc with the mapping translated to Autocad DXF format (release 9 or 11). The completed mapping product will be in digital form at a scale of 1'' = 1000', to include (1) roads, (2) tracks roads, (3) washes and (4) fences.
- b. Upon completion, invoice the DEMA for the reasonable direct actual cost of the Project, in an amount not to exceed \$8,000.00.

#### III. MISCELLANEOUS PROVISIONS

- 1. This agreement shall remain in force and effect until completion of said Project; provided, however, that this agreement may be cancelled at any time prior to the commencement of performance of this contract, upon thirty (30) days written notice to the other party.
- 2. This agreement shall become effective upon filing with the Secretary of State.
- 3. This agreement may be cancelled in accordance with Arizona Revised Statutes Section 38-511.

- 4. The provisions of Arizona Revised Statutes Section 35-214 are applicable to this contract.
- 5. In the event of any controversy which may arise out of this agreement, the parties hereto agree to abide by required arbitration as is set forth for public works contracts in Arizona Revised Statutes Section 12-1518 (B) and (C).
- 6. All notices or demands upon any party to this agreement shall be in writing and shall be delivered in person or sent by mail addressed as follows:

Arizona Department of Transportation Joint Project Administration 205 South 17 Avenue, Mail Drop 616E Room 222E Phoenix, AZ 85007

Division of Military Affairs
Facilities Management Officer ATTN: AZAA-FMO/T/U
5636 East McDowell Road
Phoenix, AZ 85008-3495

7. Attached hereto and incorporated herein is a copy of the written determination of each party's legal counsel that the parties are authorized under the laws of this state to enter into this agreement and that the agreement is in proper form.

IN WITNESS WHEREOF, the parties have executed this agreement the day and year first above written.

STATE OF ARIZONA

DEPARTMENT OF EMERGENCY AND MILITARY AFFAIRS

DEPARTMENT OF TRANSPORTATION

DONALD L. OWENS

Major General, AZANG The Adjutant General POREDT P MICK

ROBERT P. MICKELSON
Deputy State Engineer

4020j 10CT

#### RESOLUTION

BE IT RESOLVED on this 25th day of September 1991, that I, CHARLES E. COWAN, as Director of the Arizona Department of Transportation, have determined that it is in the best interests of the State of Arizona that the Department of Transportation, acting by and through the Highways Division, to enter into an agreement with the Arizona Department of Emergency and Military Affairs, Division of Military Affairs, for the purpose of defining responsibilities to accomplish aerial photography and mapping of the Florence Military Reservation.

Therefore, authorization is hereby granted to draft said agreements which, upon completion, shall be submitted for approval and execution by the Deputy State Engineer.

CHARLES E. COWAN for Llyslu.

Director

#### JPA 91-119

#### APPROVAL OF THE JUDGE ADVOCATE

I have reviewed the above referenced proposed interagency agreement, between the DEPARTMENT OF TRANSPORTATION, HIGHWAYS DIVISION and the DEPARTMENT OF EMERGENCY AND MILITARY AFFAIRS, DIVISION OF MILITARY AFFAIRS, and declare this agreement to be in proper form and within the powers and authority granted to the Division of Military Affairs under the laws of the State of Arizona.

DATED this 31 day of Celife , 1991

Judge Advocate



## Attorney General

1275 WEST WASHINGTON

# Phoenix, Arizona 85007

### INTERGOVERNMENTAL AGREEMENT

#### DETERMINATION

A. G. Contract No. <u>KR91-1236TRD</u>, an agreement between public agencies, has been reviewed pursuant to A.R.S. § 11-952, as amended, by the undersigned Assistant Attorney General who has determined that it is in the proper form and is within the powers and authority granted to the State of Arizona.

No opinion is expressed as to the authority of the remaining parties, other than the State or its agencies, to enter into said agreement.

DATED this 13 day of Navember, 1991.

GRANT WOODS Attorney General

JAMES R. REDPATH

Assistant Attorney General

Transportation Section